Revised: 9/3/2015

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS

Tyler ____DIVISION_

APPLICATION TO APPEAR PR APPROVED

By Petoria Bell at 7:43 am, Nov 17, 2015

1. This application is being made	for the following: (Case # 6:150167	
Style/Parties: United States of A	merican versus Car	rol D. Rushton	
2. Applicant is representing the	following party/ies:	Carol D. Rushton	
3. Applicant was admitted to prac	tice in Louisiana	(state) on 10/01/1976	(date).
4. Applicant is in good standing a	and is otherwise eli	gible to practice law before the	his court.
5. Applicant is not currently susp	ended or disbarred	in any other court.	
6. Applicant has has not had	an application for a	dmission to practice before a	nother court denied (please
circle appropriate language). If so	o, give complete in	formation on a separate page.	
7. Applicant Ohas Ohas not ever	had the privilege to	o practice before another cou	rt suspended (please circle).
If so, give complete information	on a separate page.		
8. Applicant Ohas Ohas not been	disciplined by a co	ourt or Bar Association or co	mmittee thereof that would
reflect unfavorably upon applican	nt's conduct, compo	etency or fitness as a member	of the Bar (please
circle). If so, give complete infe	ormation on a sepa	rate page.	
9. Describe in detail on a separat	te page any charges	s, arrests or convictions for cr	riminal offense(s) filed
against you. Omit minor traffic o	offenses and misder	meanor offenses committed p	prior to age 18. (See Page 3
10. There are no pending grievan	ices or criminal mat	tters pending against the appl	icant.
11. Applicant has been admitted	to practice in the fo	ollowing courts:	
U. S. Supreme Court; U.S. Fifth	Circuit Court of App	peals; La. Supreme Court; all	other La. Co∎
12. Applicant has read and will c	omply with the Loc	cal Rules of the Eastern Distr	ict of Texas, including
Rule AT-3, the "Standards of Pra	actice to be Observe	ed by Attorneys."	
13. Applicant understands that he	e/she is being admit	tted for the limited purpose of	f appearing in the case
specified above only.			
Application Oath:			
I, Ansel Martin Stroud, I	<u>II</u>	do solemnly swea	r (or affirm) that the
above information is true; that I v	will discharge the d	uties of attorney and counsel	or of this court faithfully;
that I will demean myself upright	tly under the law ar	nd the highest ethics of our pr	rofession; and that I will
support and defend the Constitut	ion of the United St	tates.	
		/-/ A . N.A O.L	
Date 11/16/2015	Signature	/s/ A. M. Stroud, III	(/a/Signatura)

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS APPLICATION TO APPEAR PRO HAC VICE (Continued)

Name (please print) Ansel Martin Stroud, III			
Bar Number /State 12548 LA			
Firm Name: Barham Warner Stroud Carmouche, L.L.C.			
Address/P.O. Box: 920 Pierremont Road, Suite 412			
City/State/Zip: Shreveport, LA 71106			
Telephone #: 318-865-0081			
Fax #: _318-865-2009			
E-mail Address: stroud@barhamandwarner.com			
Secondary E-Mail Address: warner@barhamandwarner.com			

This application has been approved for the court on: 11/17/15

David A. O'Toole, Clerk U.S. District Court, Eastern District of Texas

By_Petona Bell

Deputy Clerk

Application Instructions

Complete page 1 and 2 of this Application and Email to phv@txed.uscourts.gov for approval. Once approved, the clerk will email to you your new Login and Password so that you will be able to electronically file your application and pay the \$100 fee on line. If you already have a login and password, you will still need to wait for approval email from the clerk before filing your electronic application. For Complete Instructions please visit the website http://www.txed.uscourts.gov/

Email Application

This may be used to answer question 9.

. Describe in detail on a separate page any charges, arrests or convict:
or criminal offense(s) filedagainst you. Omit minor traffic offenses ar
isdemeanor offenses committed prior to age 18.
. Illegal possession of alcohol when I was twenty years old. Paid fine. Offense occurred while I was a student at St. ouis University, St. Louis, Missouri.
0. Self-reported a potential violation of the Louisiana Code of Professional Responsibility for a matter occurring in a apital trial, State of Louisiana v. Ford, which was tried in Shreveport, Louisiana in December 1984. Specifically, I felt had not done enough to investigate the potential of exculpatory evidence. Ford was exonerated in 2014 after pending 30 years on death row. As the lead prosecutor, I felt my omission was a contributing factor to the guilty erdict. The matter is pending before the Louisiana Office of Disciplinary Counsel.